1	IT IS HEREBY ORDERED that the Motion to Withdraw as Counsel (Doc. 201) is
2	GRANTED.
3	IT IS FURTHER ORDERED that James J. Osborne of the firm Jones, Skelton &
4	Hochuli, P.L.C. shall be permitted to withdraw from this matter as counsel for Defendant
5	Jumbo Surplus Corporation, pursuant to LRCiv 83.3(b)(2) of the Rules of Practice of the
6	United States District Court for the District of Arizona.
7	IT IS FURTHER ORDERED that under Licht v. America West Airlines, 40 F.3c
8	1058 (9th Cir. 1994), corporations must appear in court through an attorney. Accordingly
9	Defendant Jumbo shall have 30 days from the entry of this Order to file a notice of
10	appearance of its new counsel with the Court. Failure to secure counsel will result in the
11	Court striking Jumbo's Answer and the entry default against Jumbo.
12	IT IS FURTHER ORDERED that the Clerk of the Court shall send a copy of this
13	Order to Defendant Jumbo's last known address ¹ , as well as to Plaintiffs and Co-Defendants
14	DATED this 8 th day of May, 2007.
15	
16	
17	The he me come
18	Stephen M. McNamee United States District Judge
19	
20	
21	
22	
23	
24	Defendent Lendels lent lenesen edderes in
25	¹ Defendant Jumbo's last known address is: Room 8, 25 th Fl. No. 51
26	Section 2, Gungyi Road Nantuen Chiu, Taichung 406
27	Taiwain, R.O.C.
28	886-4-23275688